

# **EXHIBIT 21**

**FREEDOM COURT REPORTING**

1 Page 1

2 IN THE UNITED STATES DISTRICT COURT  
3 FOR THE NORTHERN DISTRICT OF ALABAMA

4 Case No.: 2:05-mc-01870-RDP

**ORIGINAL**

5  
6 IN RE: DEPOSITION SUBPOENA SERVED UPON  
7 JAMES W. BALLARD, M.D.

8  
9 Non-party Movant,

10  
11 Subpoena Arising from:

12  
13 IN THE UNITED STATES BANKRUPTCY COURT  
14 DISTRICT OF DELAWARE (WILMINGTON)

15  
16 Case No. 01-01139 (JFK)

17  
18 IN RE: W.R. GRACE & CO., ET AL.

19  
20  
21 VIDEO DEPOSITION TESTIMONY OF:  
22 JAMES W. BALLARD, M.D.

23  
367 VALLEY AVENUE  
(205) 397-2397 BIRMINGHAM, ALABAMA 1-800-373-3660

**FREEDOM COURT REPORTING**

Page 66

1       abnormality in a chest x-ray?

2       A.     Fifth Amendment.

3       Q.     Doctor, are you aware that the  
4       ATS guidelines indicate that  
5       differential diagnosis is one of the  
6       criteria for nonmalignant asbestos  
7       disease?

8       A.     Fifth Amendment.

9       Q.     Dr. Ballard, you don't make  
10      differential diagnoses when you diagnose  
11      someone with asbestos-related disease,  
12      do you?

13            MR. TAYLOR: Object to the form.

14       A.     Fifth Amendment.

15       Q.     Dr. Ballard, do you agree that a  
16      B-reading of a chest x-ray is necessary  
17      in order to diagnose a person with  
18      asbestosis?

19       A.     Fifth Amendment.

20       Q.     Are you familiar with the ILO  
21      guidelines for the classification of  
22      radiographs pneumoconiosis?

23       A.     Fifth Amendment.

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